UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

GLACIAL CAPITAL, LLC and TRSE HOLDINGS LLC,

Plaintiffs,

v.

THE PROVINCE OF BUENOS AIRES,

Defendant.

USDC SDNY
DOCUMENT
ELECTRONICALLY FILED
DOC #:___
DATE FILED: 3/20/2023

No. 1:21-cv-10786-MKV

[PROPOSED] JUDGMENT¹ ON CONSENT

Plaintiffs Glacial Capital, LLC and TRSE Holdings LLC ("Plaintiffs"), having moved this Court for an Order of Summary Judgment, and the Court having granted summary judgment on that motion.

NOW, it is hereby, **ORDERED**, **ADJUDGED**, **AND DECREED** that the Plaintiffs shall recover from the Defendant the Province of Buenos Aires (the "**Province**") as follows:

1. With respect to plaintiff Glacial Capital, LLC's claim to recover on its beneficial interest in bonds issued by the Province in the principal amount of \$34,200,000.00 (10.875% Global Note due January 26, 2021), Glacial Capital shall recover from the Province \$15,627,333.04, which is comprised of (i) \$11,400,000.00 (representing the unpaid principal), plus (ii) \$3,808,787.50 (representing unpaid interest on principal at the contract rate of 10.875%); plus

¹ The figures set forth in this Proposed Judgment are based on Plaintiffs' understanding of the Province's position on calculation of damages, and are calculated as of March 1, 2023. If judgment is entered prior to July 26, 2023, the amounts should be increased at the *per diem* rates of \$4,353.18 for Glacial Capital, LLC and \$5,422.39 for TRSE Holdings LLC from March 2, 2023 and dates thereafter. This Proposed Judgment is being submitted jointly by the Parties.

Case 1:21-cv-10786-MKV Document 57 Filed 03/20/23 Page 2 of 2

(iii) \$418,545.54 (representing interest at the statutory rate of 9% on all amounts of past due unpaid

interest).

2. With respect to plaintiff TRSE Holdings LLC's claim to recover on its beneficial

interest in bonds issued by the Province in the principal amount of \$42,600,000.00 (10.875%)

Global Note due January 26, 2021), TRSE shall recover from the Province \$19,465,625.37, which

is comprised of (i) \$14,200,000.00 (representing the unpaid principal), plus (ii) \$4,744,279.17

(representing unpaid interest on principal at the contract rate of 10.875%); plus (iii) \$521,346.20

(representing interest at the statutory rate of 9% on all amounts of past due unpaid interest).

3. It is further ORDERED that, until further notice from the Court, plaintiffs must

refrain from selling or otherwise transferring their beneficial interests in the bonds involved in this

action without advising the Court in advance and obtaining permission of the Court.

IT IS SO ORDERED.

Dated: March 20, 2023

New York, New York

Kay Vyskoul

In the light of the parties' agreement to the language of the judgment, Plaintiffs' motion for summary judgment [ECF] No. 20] is moot [see also ECF No. 41]. The Clerk of Court respectfully is requested to terminate the motion pending

at docket entry 20 and to close this case.

2